EXHIBIT 1 – DECLARATION OF SUSAN T. MURDAUGH

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:)	Chapter 11
)	Case No. 01-01139 (JKF)
W.R. Grace & Co., et al.,)	(Jointly Administered)
Debtors.)	

DECLARATION OF SUSAN TERRY MURDAUGH

PERSONALLY APPEARED before me SUSAN TERRY MURDAUGH, who being duly sworn, deposes and says:

- 1. I have been employed as a paralegal at the law firm of Speights & Runyan since October 1987 when this firm was formed. Prior to becoming employed at Speights & Runyan, I was a paralegal for Daniel A. Speights, Esquire. I have worked for Mr. Speights for 26 years.
- 2. I attended the hearing before this Court in Pittsburgh, Pennsylvania on January 25, 2006, at which time the parties argued the Debtors' Thirteenth Omnibus Objection to 2,937 Unauthorized Claims Filed by the Law Firm Speights & Runyan (Substantive). I was the custodian of the Speights & Runyan documents at the hearing, which were organized on a claim by claim basis in individual file folders, and I provided them to Mr. Speights as the claims were argued.
- 3. Attached to the Motion to Alter or Amend are three documents regarding the authority for Bayshore Community Hospital, Claim No. 6901, Children's Hospital of Pittsburgh of UPMC Health System, Claim No. 10962, and Jameson Memorial Hospital, Claim No. 14410. All three of those documents were in the individual file folders for those claims when and if the authority issues were argued during that hearing. However, because the individual authority objections to these claims were not discussed, they were not presented to the Court at that time.

- 4. Since the hearing, I have maintained the file folders for these three claims as they existed at the hearing.
- 5. In addition, on September 21, 2005, Speights & Runyan served Debtors' counsel with documents giving express written authority to Speights & Runyan to file bankruptcy claims. Attached hereto is the cover letter and the authorizations for the three claims. As reflected therein, two of the three authorizations are identical with those attached to the Motion to Alter or Amend.
- 6. The specific authorization attached for the Bayshore claim provided on September 21, 2005, was a September 1, 2003 written authorization for both Federal Mogul and W.R. Grace. As noted above, in light of the Debtors' objection, we located and had a copy of the March 2003 authorization for Grace only at the hearing in January 2006.

SUSAN TERRY MURDAUGH

SWORN TO before me this

2nd day of July, 2007

Notary Public for South Carolina

My Commission Expires: 3/5/0°

SPEIGHTS & RUNYAN

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EMAIL: BFAIREYOSPEIGHTSRUNYAN.COM

MARION C. FAIREY, JR

September 21, 2005

VIA FACSIMILE US MAIL

Michelle H. Browdy Kirkland & Ellis, LLP 200 East Randolph Drive Chicago, Illinois 60601

Rei

W. R. Grace & Co., et al, Debtors
Chapter 11, Case No. 01-1139-JKF
(U.S. Bankruptcy Court, District of Delaware)

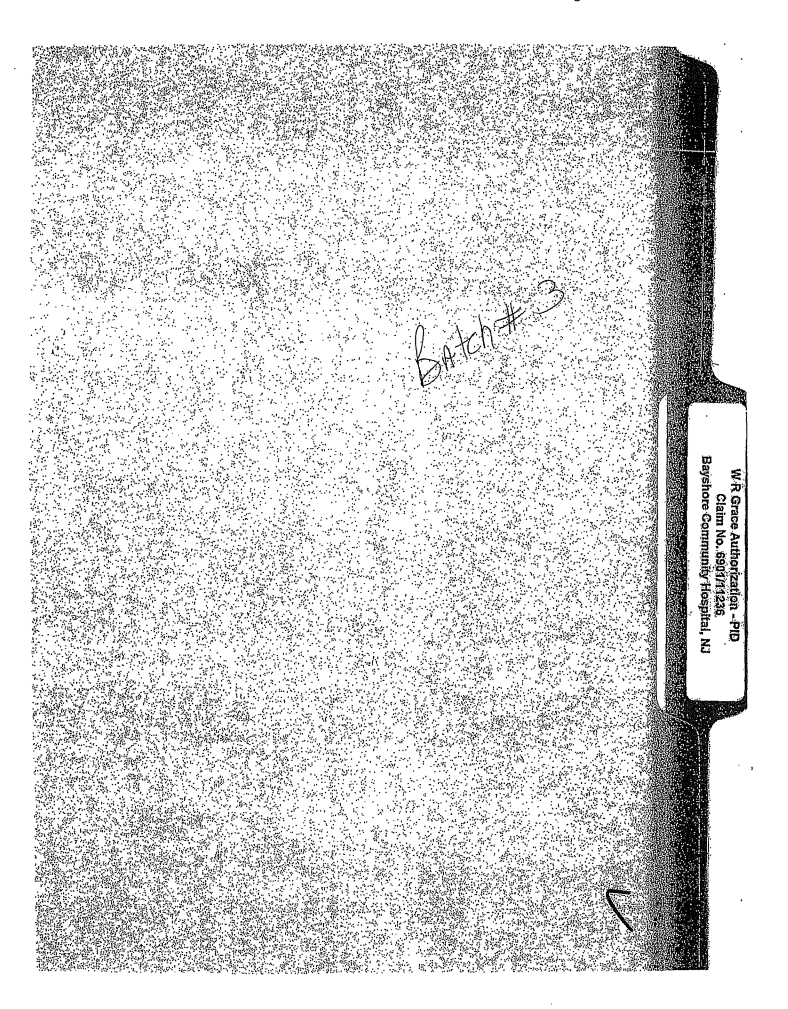
Dear Michelle:

Pursuant to the Court's Order, I am sending you, via electronic means, a series of 21 scanned groups of documents which are copies of those documents giving express written authority to Speights & Runyan to file bankruptcy claims. These 21 batches are divided by claim. If you so request, I will send these hard copies of these documents by overnight mail as well.

If you have any questions please do not hesitate to give me a call.

Marion C. Patroy, Jr.

MCFjr/smh



965:01 80 10:55a 96:53p

6901/11236 p.g.2

RE: In re Bankruptey claims for asheston-containing products

I Hereby authorize Speights & Runyan law firm to file proof of claims on our behalf in the following bankruptoies as deemed appropriate due to asbestos-containing products located or previously located in our building: Federal Mogul and W.R. Graes. By signing below, I acknowledge and agree that Speights & Runyan has the authority to file proof of claims on our behalf in these bankruptoies.

Building Name, Physical Address and Square
Footage of Material Applied if Known:

PAYSHOPE COMMUNITY Hospital
Tail N BEERS 57

Holmbel NO 07733

Contact Person: CHARLES FACILA

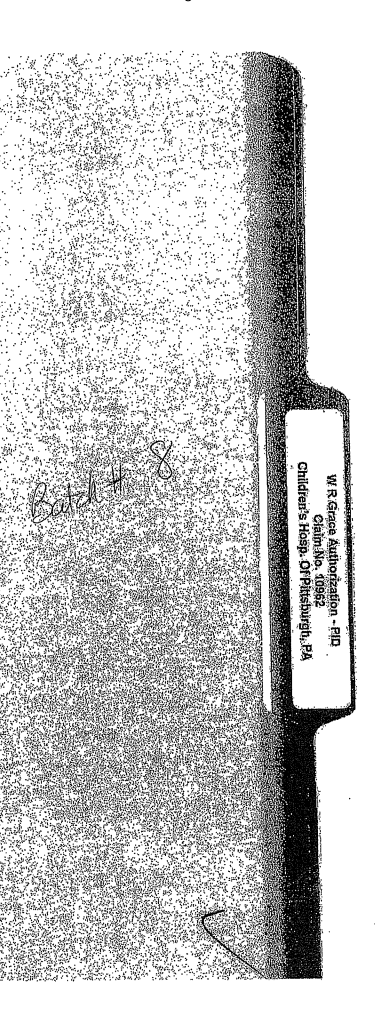
Phone Number: 732 739 5932

Fax Number: 732 290 7034

E-Mail Address: CFA ELLA @ ROUS

ACKNOWLEDGED AND AGREED:

Name:



10962

Exhibit 2

March _____, 2003

RE: In re Bankruptcy claims for asbestos-containing products

I Herchy authorize Speights & Runyan law firm to file proof of claims on our behalf in the following bankruptels as deemed appropriate due to ashestos-containing products located or proviously located in our building: Federal Megal 2nd W.R. Grace & Co.; W.R. Grace & Co.—Cl. By signing below, I acknowledge and agree that Speights & Runyan has the authority to file proof of claims on our behalf in these bankrupteles.

Building Name and Physical Address:

	Children	ı¹s	Hospital	φ£	Pittsburgh	o£	UPMC
	Health S	yst	em		•		
	3705 Fil	th	Avenue	***************************************			
_	Pittsbur	.gh.	. PA 152	9.3			

Connet Person: Lorina W. Wise, Associate Counsel Phone Number: (412) 692-8073

Rax Number: (412) 693-5639

B-Mail Address: Lorina, wise@chp.edu

ACKNOWLEDGED AND AGREED:

Nurse

Jameson Memorial Hospital, PA

14410

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4 494 AGO, DODOLOLOLO

Exhibit 2

March 2003

RE: In the Bankruptcy claims for asbestos containing products

I Hereby authorize Speights & Runyan law firm to tile proof of claims on our behalf in the following bankruptoies as deemed appropriate due to esbestos-containing products located or proviously located in our building: Federal Mogul and W.R. Grace & Co.; W.R. Grace & Co., Ct. By signing below, I acknowledge and agree that Speights & Runyan has the authority to file proof of claims on our behalf in these bankruptoies.

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Contact Person: Rachel Verdi

, , ,

Phone Number: 124-1050-4089

Pax Number: 124 - 656-4186

II-Mail Address: xxexdi@jameson katth &ystem. Com

ACKNOWLEDGED AND AGREED:

By: Jarle C. Hardi

1/9 'd 1702 'ON

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